## **EXHIBIT J**

1 2 3 4 5 6 7 IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY 8 JAKOB STEDMAN and RACHEL STEDMAN, NO. as husband and wife and as co-guardians of 9 C.B.S., a minor, **SUMMONS** Plaintiffs, 10 (TWENTY DAY) ٧. 11 12 SEATTLE CHILDREN'S HOSPITAL, a nonprofit Washington corporation, 13 Defendant. 14 15 TO: **DEFENDANTS** 16 A lawsuit has been started against you in the above-entitled court by the plaintiff herein. 17 Plaintiff's claims are stated in the written Complaint for Damages, a copy of which is served upon 18 you with this Summons. 19 In order to defend against this lawsuit, you must respond to the Complaint by stating your 20 defense in writing, and serve a copy upon the person signing this Summons within twenty (20) 21 days after the service of this Summons, excluding the day of service, or a default judgment may 22 be entered against you without notice. A default judgment is one where the plaintiff is entitled to 23 what he and she asks for because you have not responded. If you serve a Notice of Appearance 24 LAW OFFICES OF JAMES S. ROGERS SUMMONS (TWENTY DAY) - 1 1500 Fourth Avenue, Suite 500 Seattle WA 98101 Phone: 206/621-8525; Fax: 206/223-8224

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on the undersigned person, you are entitled to notice before a default judgment may be entered. 1 You may demand that the plaintiff file this lawsuit with the court. If you do so, the demand 2 3 must be in writing and must be served upon the person signing this summons. Within 14 days after you serve the demand, the plaintiff must file this lawsuit with the court, or the service upon 4 5 you of this Summons and Complaint for Damages will be void. 6 If you wish to seek the advice of an attorney in this matter, you should do so promptly so 7 that your written response, if any, may be served in time. 8 This Summons is issued pursuant to Rule 4 of the Superior Court Civil Rules of the State 9 of Washington. 10 11 DATED this 2<sup>nd</sup> day of December, 2019. 12 13 LAW OFFICES OF JAMES S. ROGERS 14 15 James S. Rogers, WSBA No. 16 Heather M. Cover, WSBA No. 52146 Michelle Hyer, WSBA No. 32724 17 Attorneys for Plaintiff 18 19 20 21 22 23 24 LAW OFFICES OF JAMES S. ROGERS

SUMMONS (TWENTY DAY) – 2

LAW OFFICES OF JAMES S. ROGERS
1500 Fourth Avenue, Suite 500
Seattle WA 98101
Phone: 206/621-8525; Fax: 206/223-8224

Ph: 206/621-8525 Fax: 206/223-8224

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1	located in King County and the negligence alleged herein occurred in King County.
2	THE CITE OF LATING TO CLAIMS
3	III. <u>FACTS RELATING TO CLAIMS</u>
4	11. Plaintiff C.B.S. was born on May 7, 2015.
5	11. C.B.S. was diagnosed with an exophytic brainstem mass May 17, 2019.
6	C.B.S. was admitted to SCH for surgery on May 17, 2019 for a craniotomy and C1 laminectomy for
7	removal of the brainstem mass.
8	12. The May 17, 2019 surgery resulted in partial removal of the brainstem mass, with
9	placement of a synthetic duraplasty graft in the brainstem area.
10	13. Postoperatively, C.B.S. did very well. He was eating well and was able to get out o
11	
12	bed. C.B.S. was ready for discharge from SCH on May 21, 2019.
13	14. On the day C.B.S. was to be discharged, he was identified by SCH as being at high
14	risk for Aspergillus mold exposure during his surgery.
15	15. C.B.S. was immediately started on prophylactic medications for Aspergillus
16	exposure.
17	16. C.B.S. was transferred to Harborview Medical Center on May 21, 2019, for remova
18	of the synthetic duraplasty graft due to possible Aspergillus contamination. C.B.S.'s physician
19	determined that the removal of the potentially contaminated patch would be necessary.
20	
21	17. The second surgery, another open craniotomy, occurred on May 24, 2019.
22	18. But for Defendant's negligence in failing to provide a sterile operating care, this
23	second brain surgery never would have been undertaken.
24	LAW OFFICES OF  JAMES S. ROGERS  1500 Fourth Avenue Suite 500

LAW OFFICES OF JAMES S. ROGERS 1500 Fourth Avenue, Suite 500 Seattle WA 98101 Ph: 206/621-8525 Fax: 206/223-8224

## DATED this 2<sup>nd</sup> date of December, 2019. LAW OFFICES OF JAMES S. ROGERS s/James S. Rogers s/James S. Rogers s/ Heather M. Cover s/Michelle Hyer James S. Rogers, WSBA #5335 Heather M. Cover, WSBA #52146 Michelle Hyer, WSBA #32724 Attorneys for Plaintiff

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**COMPLAINT FOR DAMAGES – 7** 

LAW OFFICES OF JAMES S. ROGERS 1500 Fourth Avenue, Suite 500 Seattle WA 98101 Ph: 206/621-8525 Fax: 206/223-8224